ED 11:48 AM HOMAN NYDEGGER FAX NO. 1800281707 P. (
Reguest for Interview trug 2 and @ 2 PM

WORKMAN NYDEGGER A PROFESSIONAL CORPORATION ATTORNEYS AT LAW 1000 EAGLE GATE TOWER 60 EAST SOUTH TEMPLE SALT LAKE CITY, UTAH 84111 TEI.EPHONE (801) 533-9800 FAX (801) 328-1707

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Scrial No.

09/679,716

Docket No.

13768.169

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WAMAN NYDEGGER

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE					
		nitiated Intervie			
Application No.: 09/6 Examiner: Quang N.	79,716 First Na Nguyen	med Applicant: <u>Joel</u> Art Unit: <u>2141</u>	Status of Appli	cation:	
Tentative Participan (1) Quang N. Nguye	<u>en</u>	(2) Eric M. Kame:	rath		
(3)		(4)		_ <del>-</del>	
Proposed Date of In	terview: 08/02	Proposed Ti	me: 2:00 PM	AM/PM)	
Type of Interview R (1) [ ] Telephonic	equested: (2) {X  Persona	1 (3) [ ] Video	Conference		
Exhibit To Be Show If yes, provide brief	n or Demonstrate description:	ed: [ ] YES	ON KJ		
Issues To Be Discussed					
Issues	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(Rej., Obj., etc)	1,3-8,8-18,	5 Mighdoll/Fieldi 33Mighdoll-Fieldi	ng []	[]	[]
(1)	27-28, 30-3 7, 22, 29		ng/ []	[]	[]
(3)			[]	[]	( )
(4)			[]	[]	[]
[ ] Continuation S	heet Altached				
Brief Description	of Arguments to b	e Presented:			
(1) Attorney to including the including the including the proposed ame proposed ame discuss any for NOTE:	present brief sum independent claim nded claims over nded claims will b rmal matters.	mary of invention (2) s (3) Attorney to pre- come rejections and one made available to  licant and submitted to	listinguish from the Examiner at the examiner in a	art of record. the Interview dwance of the in	A copy of the (4) Attorney to
§ 713.01). This application wi interview. Therefo as soon as possible.	re, applicant is adv	om issue because of app ised to file a statement o	licant's failure to a of the substance of	submit a writte this interview (	n record of this (37 CFR 1.133(b))

This collection of information is required by 37 CFR 1.13. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) as application. Confidentially is governed by 35 U.S.C. 173 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gallering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be tent to the Chief information Officer, U.S. Potent on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be tent to the Chief information Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO This and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

(Examiner/SPE Signature)

(Applicant/Applicant's Representative Signature)

## Application No. Applicant(s) 09/679,716 SODERBERG ET AL. Interview Summary Examiner Art Unit Quang N. Nguyen 2141 All participants (applicant, applicant's representative, PTO personnel): (1) Mr. Eric M. Kamerath. (4) (2) Examiner Quang N. Nguyen. Date of Interview: 02 August 2004. Type: a) ☐ Telephonic b) ☐ Video Conference c) Personal [copy given to: 1) □ applicant 2) applicant's representative Exhibit shown or demonstration conducted: d) Yes e) No. If Yes, brief description: Claim(s) discussed: 1,3-18,20-25 and 27-33. Identification of prior art discussed: Mighdoll/Fielding/Smith. Agreement with respect to the claims f) was reached. g) was not reached. h) N/A. Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant's representative pointed out the differences between the invention and the cited references, and proposed amendments to claims 1, 11, 14, 25 and 31 appears to distinguished to the cited arts. The Examiner will review the amended claims and the cited references in details and update searches upon receiving the formal response.. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

08/02/04